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THE RUTHERFORD STAR.

Vol. I.

Rutherfordton, Saturday December 8, 1866.

Number 31.

THE STAR.

PUBLISHED EVERY SATURDAY

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From The New York Tribune GOVERNOR WORTH'S MESSAGE.

The Constitution Amendment is unani-
mously rejected by the Southern States. The
Legislatures of Texas, Georgia and Ala-
bama, and the Lower House of Arkansas,
have refused to ratify it. Gov. Orr of
South Carolina, and Gov. Humphreys of
Mississippi, have advised its rejection.
There is no hope of its adoption by Virginia
or Louisiana. Gov. Marvin of Florida, in his
recent message, opposes it, and Gov.
Worth, in his message to the North Caro-
lina Legislature, submits a long argument,
intended to show that the proposition is
tyrannical, and that the South would be
dishonored in accepting it. There is not the
slightest chance that one of the Rebel States
will ratify the Amendment. The Novem-
ber elections have had no influence upon
the Southern leaders. There is but one
man holding prominent office in the South-
ern States who has dared even to suggest
decent consideration of the proposition of
Congress; the Joint Committee of the Geor-
gia Legislature represented the general tem-
per when it questioned whether the dig-
nity of the State would not be compromised
by any action of the Amendment. Gov. Mur-
phy of Arkansas deserves the credit of hav-
ing properly received the offer of the nation,
and advised his Legislature to treat it with
at least the respect due to the Congress of
the United States, and to consider it fairly
before taking the responsibility of rejecting
it. In his message he said: "Though not
all the insurgent States could desire, it be-
comes a very grave question for the Legis-
lature to decide whether any terms more
favorable are likely to be obtained by op-
position, or whether it is not the better policy
for the State to accept the proposed terms
and thus secure the prompt reconstruction of
the State into harmonious action with the
governing States, and on an equality with
them in the Union. Judging from the result
of the late elections, and from the decided
tone of public sentiment in the States that
subdued the insurrection, it is not probable
that better terms will be granted. The ef-
fect of rejection on the prosperity and hap-
piness of the people of the State demands
solemn consideration."

Gov. Worth receives the Amendment in
a very different spirit, and one, we regret,
with which his people sympathize. North
Carolina has been deeply wronged by the
United States Government, in his opinion,
and the Amendment adds to the injuries.
The third section is that which the Southern
leaders especially detest, for the excellent
reason that it makes them ineligible to office.
It appears perfectly fair to most loyal men
that those men who took a solemn oath to
support the Constitution of the United
States, and broke it, should be disqualified
from holding office, and that they should be
satisfied with retaining the forfeited priv-
ilege of voting. But they do not think so,
and make a hard fight for their salaries
present or prospective. Gov. Worth makes
a long list of perjured office holders, from
governors down to constables, who would
suffer the loss of their official bread and
butter by the adoption of the Amendment.
"Scarcely a man remained among us who
can conscientiously say that he gave no aid
and comfort to the Southern soldiers during
to conflict; but, strange to say, this Amend-
ment makes ineligible to office any one who
went into a Convention or not for the or-
dinance of Secession, and any one who vol-
untarily took up arms and fought on the side
of the South to the end of the war, or held a
seat in the Confederate Congress, provided
such person had never taken an oath to
support the Constitution of the United States."
Can these things be and over us like a
Summer's cloud, without our special won-
der? Yet, only to Rebels themselves is
there any strangeness in the fact that a
penalty should be affixed to treason and
perjury, and even their surprise is, we
think, affected. The real strangeness is in
the leniency of the Government, and the easy
terms proposed to those who have forfeit a
rights under our laws.

Dismissing as unworthy of notice Gov.
Worth's quibbling over the fifth section,
which gives Congress the power to enforce
the others by appropriate legislation, we
find him assuring the Legislature that the
people of his State "with a single approach
to unanimity," desire a restoration of their
constitutional relations with the American
Union. We have no doubt of it, and only
wish that they had taken a speedier way to
obtain their wishes by electing Gen. Dock-
ery. If they are in a hurry, they must con-
cede something to the Union; some guaran-
tee must be given other than the abolition
of Slavery, for that was not given by the
Rebel States, but extorted by the war. It
is amusing to find the Governor quoting
the Rebellion itself as an instance of

the magnanimity of the Southern people. "In
the face of circumstances rendering it nearly
impossible, they have paid no Govern-
ment the taxes of former years, and when
another *de facto* government, whose powers
they could not have resisted if they would,
was making levies in money and kind as
most greater than they could bear. They
acquiesced in the extinction of Slavery,
which annihilated more than half their
wealth, they have borne with patience the
exclusion of their Senators and representa-
tives from the halls of Congress, where
they have had no voice to contradict or ex-
plain the most exaggerated misrepresenta-
tions, or even to make known their griev-
ances." Gov. Worth wonders now long
this "unfortunate condition" will last as long
as the refusal of the Rebel States to meet in
a proper spirit the advances of the Govern-
ment? We cannot think it is very memora-
ble that the people of North Carolina pay
United States taxes; we do it without
vaunting our virtue; and if they also con-
sented to pay taxes to support the Rebellion,
we are sorry for their folly, but do not see
why that should be a reason for immedi-
ately admitting their Representatives to
Congress. As for their grievances, they
may urge them with more propriety when
they show some disposition to admit ours;
we hear much of what the South has suf-
fered, but is too late to represent the United
States as the aggressor, or to affect igno-
rance of the unparalleled sacrifices by which
the victory of the Union was won. Injury it
is all on our side—except that injury
which the guilty party must receive when
the laws of the nation are enforced.

We do not wish to urge these truths—let
the old discussion rest—not should we
have done so had not Gov. Worth's mes-
sage and the action of all the Southern Leg-
islatures upon the Constitutional Amend-
ment forced a reply in decent self-respect.
We long for the day when the bitter dis-
pute will end, and when once more the
Rebel States, free from all taint of rebellion,
will have their Representatives side by side
with ours in Congress. The Constitutional
Amendment was not offered as an insult to
the South, and we regret that it should
have been so such received.

Gov. Worth closes with a suggestion of
which we doubt the sincerity. The sheer
of the following paragraph is apparent:
"The people of the South, whether from
prejudice or not, it is immaterial to the
view I take, do not regard the negro as
their equal. He is not allowed the right of
suffrage. The North insists that this prej-
udice of the South does cruel wrong to the
Africans and to us. They are very poor, and
few of them have acquired local attach-
ments by ownership of land. The result
of emancipation have made the whites
poor also, and the uncertain condition of
our Federal relations prevents the influx
of capital or population. Enterprise is par-
alyzed. Few are able to employ laborers
and pay them liberally. On the other
hand, the dominant States are rich in all
these. The wages of labor are much great-
er than we can pay. In many of them
are public lands of great fertility, which the
laws give to actual settlers at a moderate
price. In one of these states a portion of
the people have given an earnest of the
principles they profess by electing two
Africans as members of their State Legisla-
ture. Everything seems to invite their emi-
gration to the dominant States; but most
of them are too poor to pay for moving.
This difficulty may be overcome by direct-
ing the appropriation made to sustain the
Freedmen's Bureau to defraying the travel-
ing expenses of those who may choose to
move, allowing each one to choose the
State or Territory to which he would go.
When thus left free and aided to go where
they may think their conditions will be
bettered, no grounds will be left for further
sectional strife as to their government.
Who that would avoid the rock on which
our ship of State is threatened with wreck
will object to this scheme of reconstruction?
It is clear that the northern States will not
object to it. It will place the negroes vol-
untarily emigrating to them under their im-
mediate guardianship, where they can look
after their personal protection, and mental
and moral culture much more discreetly
than they can by a Freedmen's Bureau, or
any other machinery while they remain
here. I am sure North Carolina will not
object to this scheme."

No doubt, the refusal of such a propo-
sition as this would be quoted as a proof
of the hostility of the North to the Freedmen,
and its unwillingness to receive them as
citizens. Gov. Worth knows better than to
suppose that the United States is to become
an Emigration Bureau for the removal of
four millions of people. He knows very
well that it is not its business to transport

laborers from one State to another, and
equally well that its legislation for the
Freedmen has been intended for the pro-
tection of its citizens on the soil where they
stand and in the homes they have chosen.
If the Freedmen of North Carolina choose
to come to the North, that is their business, not
Gov. Worth's, nor that of Congress, and it
is only the duty of the United States Gov-
ernment to see that wherever they go or
stay they shall not be the victims of unjust
local laws. That is all, and that is enough
for an impartial Government, except in the
special aid it has extended through the
Freedmen's Bureau to the poor people
whose necessities the Southern States are
unable to relieve. But discussion of this sub-
ject is unnecessary. When Gov. Worth
says to his Legislature, "I respectfully re-
commend that you propose this part of na-
tional reconstruction to the Congress of the
United States," we remind him that North
Carolina is not in a position to propose
terms, but to receive them. And if the
Governor is really honest enough to forget
the deficiencies that should control a State so
lately in rebellion against the Union, let
him at least, propose his plans with a show
of good faith, and without a useless affecta-
tion of sanctity.

Accidents of Speech.

Pat has long labored under the imputation of
making more "accidents" with the tongue than
any of his fellow mortals; but it can be very read-
ily shown that the "bird" is not necessarily indige-
nous to Irish soil.

A Frenchman named Caluso, who died in
Paris not many years ago, was remarkable for
a bovine tendency. There is a letter of his in ex-
istence as follows: "My dear friend—I left my
knife at your lodgings yesterday. Pray send
it to me if you find it. Yours, Caluso, P. S.—
Never mind sending the knife I have found it."

There is also a note to his wife, which he
sent home with a basket of provisions, the pos-
script to which read: "You will find my letter
at the bottom of the basket. If you should fail
to do so, let me know as soon as possible."

It is said of this same character that on one
occasion he took a lighter taper to find his way
down a pair of stairs without accident, and
after getting down brought it back with thanks
leaving himself at the top of the stairs in the dark
as usual.

A lady once asked the Abbe de Matingon
how old he was. "Why, I am only thirty-two,"
said he, "but I count myself thirty-three, be-
cause a little boy was born a year before I was
and died, evidently keeping me back a year by
accident."

It was a Scotch woman who said that the
butcher of town only killed half a beef at a time.
It was a Dutchman who said a pig had no
ear mark except a short tail. And it was a
British magistrate who, being told by a vagabond
that he was not married, responded "that's
a good thing for your wife."

At a prayer meeting in New Hampshire, a
worthy layman spoke of a boy whose father was
a drunkard, and whose mother was a widow.

At a negro ball, in lieu of "not transferable,"
on the tickets, a notice was posted over the
door,—"No gentleman admitted unless he comes
himself."

An American lecturer of note solemnly said
one evening, "Parents, you may have chil-
dren, or, if you have not, your daughters may
have."

A Western editor once wrote: "A correspon-
dent asked whether the battle of Waterloo
occurred before or after the commencement of
the Christian era. We answer it did."

A Maine editor says a pumpkin in that State
grew so large that eight men could stand around
it; which statement was only equaled by that
of the householder who saw a flock of pigeons fly
so low that he could shake a stick at them.

Those two observing men one of whom said
he had always noticed when he lived through
the month of May he lived through the year
and the other of whom said at a wedding that
he had remarked that more women than men
had been married that year, were neither of them
Irishmen.

"Bill, what did you jine the Mexican war for?"
"For glory."
"Did you get it?"
"I rather think I did—two crutches and a
wooden leg."

THE STAR

J. B. CARPENTER.
EDITOR.

SATURDAY, DEC. 8. 1866

Two Post offices have been re-opened in this County, recently Pattons Home, Nancy L. Cowan P. M.
Duncans Creek, Hannah Mc Forland P. M.

We publish on the first page an article from the New York Tribune which shows how Gov. Worth's Message was received in the north, we were not disappointed, we were well satisfied that his election would help to keep us out of the Union, time proves this to be so.

We have received a copy of the Newbern Manufacturers' Business Directory and N. C. Farmers Reference Book, by Capt. R. A. Shotwell of the Newbern Journal of Commerce for which the Cap. will please accept our thanks—it contains a map of the city. A brief sketch of the first Hundred years of its history, "Stamp duties," "rates of postage" &c., &c., all of which is done up in the best style.

From the Carolina Guardian we gather the following congressional news. Both Houses met on Monday last at 12 m. quorum present.

The message of the President was received and read.

Mr. Stevens presented a bill to regulate removals from office. It provides that in all case of appointment where the consent of the Senate is necessary, the President shall not make removals, while the Senate is in session unless it concurred in by that body. The appointments made during recess must be submitted under the provisions of this bill, within ten days after the Senate assembles, for confirmation. The bill was made the special order for Friday next.

Mr. Boutwell introduced a bill to authorize the Secretary of the Treasury to sell out, at public auction, two millions, in gold, on Monday of each week, in lots not exceeding one hundred thousand dollars.

A measure was also introduced and referred to appropriate Committee, which provides, by general law for modes of procedure, in trials, for impeachment.

Mr. Sumner moved to take up the bill to establish negro suffrage in the District of Columbia saying that the people of the country demanded its passage, and would hail it with joy. After slight discussion the chair decided that the motion to take the bill up was not now in order.

Among the bills introduced was one by Mr. Chandler, requesting the President to communicate to the Senate whether the Emperor of France had complied with the stipulations entered into with our Government relative to the withdrawal of the French troops from Mexico.

WASHINGTON, Dec. 4.—In the Senate Mr. Sumner gave notice that he will, to-morrow introduce resolutions declaring power of Congress on the subject of reconstruction, and the right to exclude the late rebellious States from Congressional representation and from voting on Constitutional amendments.

In the House Mr. Wentworth introduced a resolution which was adopted insisting on the adoption of the constitutional amendment before the House will consider the propriety of giving the Southern State representation.

We have no report of the message, and can not tell the views of the President, but from late reports we are inclined to the opinion that the President will try and cut loose from the copperheads, if he had done this sooner it might have been better for us, we shall soon see.

Hon. M. E. Manly was elected U. S. Senator on the 28th ultimo. This election we fear [but we don't care much] seals the fate of the secesh in this state, they have now so fully shown their hands that they need not expect anything at the hands of the Union men in Congress we predicted before the late election in this state that if Worth and his party were elected that, we would have reorganization of the Southern States, confiscation, &c. Worth and his party have been successful, and are now pursuing the very course to bring this about. We say let it come, it

ought to come for when men see what is right and what they ought to do, and then act differently they should be punished, the cry of "cant eat any more dirt" is what has done this thing.

We have only one hope now and that is that the Union men of the North will, as they ought to have done sooner, discriminate in favor of the Union men of the South, those who have acted in good faith towards the Government, let them do this and all will come right soon. It would be no trouble to sift the Secesh from the Union men in the South; and if it was done. North Carolina would be in the Union in a short time, the Constitutional amendment adopted, and every thing work well.

We are requested to say that the Widows of Soldiers who were reported to Maj. L. P. Erwin, and did not receive corn in the summer, can now get their Share by calling on him.

If we would have the kindness of others we must endure their follies. He who cannot persuade himself to withdraw from society must be content to pay a tribute of his time to multitude of tyrants.

We give such a summary of the proceedings of the Legislature as we think will be of interest to our readers. That body as yet have done little else than to divide out the offices to the faithful, they at last account were discussing the question of pay of themselves, they will be seen to get their pay high enough.

Legislative Summary.

Mr. Waugh a bill to repeal an ordinance of the Convention commonly known as the stay law.

Mr. Whitfield a bill for the relief of Executors &c.

Mr. Davis a bill to amend sec. 12, chap. 118, Revised code.

Mr. Morehead a bill to prevent fraud.

Mr. Bryson a bill to amend charter of Western N. C. Railroad.

Mr. Granbery a bill to enable Executors and Administrators to pay the debts of insolvent testators and intestates pro rata.

Mr. Keenan a bill to change the rule of evidence concerning mortgages, &c.

Mr. Allen a bill to amend an act entitled salaries and fees Referred.

Mr. Waugh a bill to repeal the 1st section of the law fixing the time of elections in North Carolina. Referred.

Mr. Shelton a bill to repeal the 2nd Section of the stay law. Referred.

Mr. Keenan a bill to prevent the sacrifice of real estate in certain cases. Referred.

Mr. Latham of Craven a bill to change the jurisdiction of magistrates and for the relief of poor debtors. Referred.

Mr. Richardson a bill to repeal Sec. 9th of chap. 40th of October, 1866.

Mr. Davis a bill to amend 30th sec. 54th chap. of Rev. Code.

Mr. Horton of Watauga, a bill to extend time for collection and return of taxes in Western Counties.

Mr. McKay by leave reported from judiciary committee a bill to amend 9th sec., 48th chap. Rev. Code, and recommended its passage.

BILLS ON 2ND READING.

A bill to amend the 9th sec. 48th chap. Rev. Code was read and passed.

A bill to construe an act entitled an act to establish a scale of Confederate currency. [Provides that the scale of depreciation shall apply to contracts at the date when the debts were made, and not when they fell due.] Passed.

The rules were suspended and the bill passed its 3d reading.

A bill providing homesteads was read and referred.

A bill to repeal an act providing that persons over 45 years of age shall work the public roads, was read and referred.

SENATE.—Mr. Love, a bill to consolidate the Atlantic and North Carolina Railroad company, the North Carolina Railroad company, and the Western N. C. Railroad company—providing means for finishing the main Trunk Road to Ducktown Copper mines, on the Tennessee line, and a branch to Paint Rock on the Tennessee line from Asheville.

Mr. Avery, a bill to protect landlords from insolvent renters.

Mr. Wilson, by permission, a resolution allowing compensation to Justices of the Peace and other magistrates for official services.

SENATE.—Mr. Robins, a bill to regulate an act in relation to salaries and fees.

Mr. Avery, a bill authorizing the exchange of bonds for Western N. C. R. Co., and other purposes.

Mr. Berry, a bill for the better suppression of horse and mule stealing. [Attaching death penalty to the repetition of such thefts]

Mr. Blythe an act to revive the 9th 10th, 11th sections of the Stay Law passed Sept. 11th, 1861. Referred.

Mr. Wootley a bill allowing fees to justices of the peace. Referred.

Mr. Latham of Craven a bill looking to the abolishment for debt. Referred.

Mr. McClammy a bill to establish Houses of Correction.

Election Of Senator

On yesterday, the General Assembly of this State in joint Convention, elected Hon. M. E. Manly of Craven, to a seat in the Senate of the United States for six years from and after the 4th of March next.

The present incumbent is the Hon. John Pool, who was elected last year for what was called the short term. Mr. Pool is the same unflinching Unionist now that he was when elected; hence, his defeat. The organ of Gov. Worth in this City, appealed to its friends, the true Confederates, to defeat Mr. Pool because he had authorized Mr. Doolittle to state the fact in the Senate that he [Mr. Pool] had entered the Legislature of this State in 1864. with the view of embarrassing the Confederacy and obtaining peace on the basis of the Union. The appeal was responded to, and he was defeated on this ground. He was defeated and the fact is confessed, solely on the ground of his consistent and devoted Unionism. We want the President to know this fact. We want the Congress and the Northern people to know it.

Judge Manly is a gentleman of fair ability, but by no means the equal of Mr. Pool in this respect. He was a Judge of our Supreme Court during the rebellion, and was regarded as a hard Judge on the poor conscripts. Of course this commended him to all "true Confederates." If not an original, he was an early secessionist and he holds now that there is no salvation for the country outside the exploded theory of States rights. He is the author of a letter published some months since, in which doubt is thrown on the legality or constitutionality of the existing State government under which he has been chosen Senator. We can not lay our hands upon this letter just now, but will publish it in our next.

In fine, disloyalty has been promoted and honored by our legislature, and loyalty has been put under foot. A stronger argument for the immediate reorganization of this State could not be urged than the defeat of Mr. Pool on account of his Unionism, and the election of Judge Manly. We trust the Congress will act promptly, and relieve our people of their suspense.—Standard.

MARRIED.

In Wadesborough on Thursday, 22d inst., by Rev. E. W. Thompson, Da. THOS. C. SMITH, of Rutherford county, to Miss ANNIE E. STACY, daughter of John Stacy, of Anson.

The Campbells are COMING!!!

ALL persons Indebted by note or account will please come forward immediately and pay down part, as money I want and must have. By heeding this notice you will save yourselves trouble. I mean what I say, and if you neglect you must not blame me. J. A. FAGG.

Dec. 8-11.

Cotton Wanted.

FOR I which will pay the highest market price in cash or goods, or will take it in exchange for debts.

J. A. FAGG.

Dec. 8-11.

AUCTION SALES!!

MONDAY DECEMBER 10th

A large lot of Goods consisting of Dry Goods Notions Hardware

Crockeryware Tin Ware

Sale to continue until all is sold. TERMS—Six Months with note and APPROVED Security for all Sums over five Dollars—under that amount cash

Decr 1-2t L. P. ERWIN.

Notice

All persons in the counties of Polk and Rutherford are required to meet me at their respective courts, in December next, to list their Property under the Excise Law of the United States,—all who do not come will be reported as trying to evade the law.

Taxes due from the 1st of May 1866 THOS. GIBBS. Assistant Assessor 1st Div 7th Dist. Int. Rev. for N. C. Dec. 1-2t

Notice

Application will be made to the Legislature, now in session, for the following change in the dividing line between Rutherford and Polk Counties (to wit.) commencing where said county line crosses Green River, then with said river to the ford near Mrs. Wm. Wilkins then with the road, leading to Rutherfordton, to Grays Chapel, so as to annex that portion of Polk County in the above boundary, to Rutherford County—

To All Concerned

The Parties owning the speculation lands have at my suggestion been very indulgent and are now disposed to indulge purchasers but the Agency is attended with considerable expense which must be provided for. Parties owing for land will save trouble and expense by paying a part of the amount due by the 10th of January next as I am compelled to make collections Dec.-1-4t T. B. JUSTICE Ag't

Executors Notice.

ALL persons indebted to the estate of Jos. McD. Carson, dec'd are hereby notified to come forward and make settlement. All who disregard this notice will be sued. Rutherfordton, T. S. DUFFY, Ex'r Nov. 24th, 1866, no. 29

Executors Notice.

ALL person having claims against the estate of Jos. McD. Carson, dec'd, are hereby notified to present the same within the time prescribed by law or this notice will be plead in bar of their recovery. Rutherfordton, T. S. DUFFY, Ex'r. Nov. 24th, 1866. no. 29

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Dr. S.

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We are receiving let

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This remedy c

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CALL FOR SE

REMEDY, and take

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for you. Price \$2.00

all persons suff

of the Head, Throat a

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symptoms pertaining

It will be sent free

ADDRESS

Dr. D. H. S

F

Sold by all Wholesale

GENERAL

John D. Park, C

Finch & Fuller, C

& Van Schaack, Chic

& Co., New York; L

faio, N. Y.; Farrand

Mich.; Weeks &

French, Richards &

K. E. Sellers & Co.

Bro's St. Louis, Mo.

New Orleans; R.

Louisville, Ky.; B.

Tenn.; P. E. D.

Thompson & Black

& Nelieger, Albany

strong, Cleveland,

Detroit, Mich.;

Louisville, Ky.

Wanted.

will pay the
t price in cash
take it in ex-

J. A. FAGG.

SALES!!

EMBER 10th
ods consisting of

Ware keryware n Ware

until all is sold.
ths with note
security for all
Dollars—under

L. P. ERWIN.

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B. JUSTICE Ag't

s Notice.

d to the estate of Jos
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S. DUFFY, Ex'r
no. 29

s Notice.

claims against the es-
Carson, dec'd, are here-
same within the time
notice will be plead

T. S. DUFFY, Ex'r.
no. 29

CATARRH!

WHY SUFFER WITH THIS
Dangerous & Loathsome Disease
WHEN IT
CAN BE CURED
AND ENTIRELY

Eradicated From The System
BY THE USE OF

Dr. SEELYE'S
LIQUID
CATARRH REMEDY

CATARRH
WILL SURELY RESULT IN
CONSUMPTION

Unless checked in its incipient stages,
IT NEVER FAILS.

Cure Warranted If Directions are followed.
SINGLE BOTTLES WILL LAST A MONTH
COLD IN THE HEAD

Relieved in a Few Minutes

BAD AREATH

Cause by offensive secretions

WEAK EYES

Caused by Catarrhal affections.

SENSE OF SMELL

When lessened or destroyed,

DEAFNESS

When caused by Catarrhal difficulties. All
are cured by this remedy.

THROAT AFFECTIONS

Are more frequently than otherwise caused by
a thick, slimy mucus, falling from the
head, especially during the night,
and resulting from Catarrh,
and are cured by

Dr. SEELYE'S

Liquid Catarrh

Remedy

SYMPTOMS.

The symptoms of catarrh are at first very
slight. Persons find they have a cold, that
they have frequent attacks, and are more sen-
sitive to the changes of temperature. In this
condition the nose may be dry, or a slight dis-
charge, thin and acid, afterwards thick and
adhesive, may ensue.

As the disease becomes chronic, the dis-
charges are increased in quantity and changed
in quality; they are now thick and heavy,
and are hawked or coughed off. The secre-
tions are offensive, causing a bad breath; the
voice thick and nasal; the eyes are weak; the
sense of smell is lessened or destroyed; deaf-
ness frequently takes place.

Another common and important symptom
of Catarrh is that the person is obliged to
clear his throat in the morning of a stick or
slimy mucus, which has fallen from the head
during the night. When this takes place, the
person may be sure that his disease is on its
way to the lungs, and should loose no time in
arresting it.

The above are but few of the many Catarrhal
symptoms. Write to our Laboratory for our
pamphlet describing fully all symptoms, it
will be sent FREE to address. Also direc-
tions where to procure the medicine.

We are receiving letters from all parts of the
Union, and also numerous testimonials from
those using it, bearing the evidence of its in-
fallible merit.

This remedy contains no MINERAL
or POISONOUS INGREDIENTS, but is pre-
pared from vegetable extracts. EXECUTIVE-
LY, therefore it is PERFECTLY HARM-
LESS, even to the most tender and delicate
child.

CALL FOR SEELYE'S CATARRH
REMEDY, and take no other. If not sold
by druggists in your vicinity, they will order it
for you. Price \$2.00 per bottle.

all persons suffering with any affection
of the Head, Throat or Lungs, should write at
once for our pamphlet fully describing all
symptoms pertaining to the above diseases.

It will be sent free to any address.

Address
Dr. D. H. SEELYE & Co.,
FREEPORT ILLINOIS.

Sold by all Wholesale and retail Druggists.

GENERAL AGENTS

John D. Park, Cincinnati, Ohio; Fuller,
Finch & Fuller, Chicago, Ill.; Burnhams
& VanSchaack, Chicago, Ill.; Demas Barnes
& Co., New York; D. Ransom & Co., Bal-
timore, Md.; Farland, Shesley & Co., Detroit,
Mich.; Weeks & Potter, Boston, Mass.;
French, Richards & Co., Philadelphia, Pa.;
K. E. Sellers & Co., Pittsburg Pa.; Collins
Bro's St. Louis, Mo.; Barnes, Ward & Co.,
New Orleans; R. A. Robinson & Co.,
Louisville, Ky.; Bigley & Bro., Memphis,
Tenn.; P. E. Deany, Richmond, Va.;
Thompson & Block, Baltimore Md.; Dexter
& Nelliger, Albany, N. Y.; Strong & Arm-
strong, Cleveland, Ohio; Wm. Johnston,
Detroit, Mich.; Wilson Peters & Co.,
Louisville, Ky.

Land to Rent.

WILL be rented to the highest bidder, at
the Court House in Rutherfordton, on
Monday of County court, December the 10th,
1866, that valuable tract of Land

ON GREEN RIVER,
in Polk County, being part of the homestead of
the late Jos. McD. Carson,

TERMS.
The renter to give Note with good security,
payable with interest, twelve months after date.
T. S. DUFFY, Ex'r.
Nov. 24th 1866. no-29

RUTHERFORD MARKET
CORRECTED WEEKLY BY L. P. ERWIN

Corn	75. cts
Bacon, per lb	25
Butter, " "	20
Beeswax, " "	25
Cotton, " "	25
Chickens, each	10 a 15
Eggs, per doz.	10
Flour, per lb.	10
Feathers, per lb.	40
Peas, per bu.	75
Rye, " "	1 50
Wheat, " "	3 00
Tallow, per lb.	12

RALEIGH MONEY MARKET

NORTH-CAROLINA BANK NOTES	
Bank of Cape Fear,	25
" Charlotte,	16
" Commerce,	11
" Clarendon,	5
" Fayetteville,	7
" Lexington,	15
" Graham,	15
" North Carolina,	36
" Roxboro,	25
" Thomasville,	25
" Wadesboro,	12
" Wilmington,	12
" Washington,	5
" Yanceyville,	6
Commercial Bank of Wilmington,	13
Farmers' Bank of Greensboro,	15
Greensboro Mutual,	5
Merchants' Bank of Newbern,	30
Miners' and Planters' Bank,	15

State of North-Carolina.
Polk County

R. M. Moore, } Attachment
vs
J. L. Ward. }

Superior Court of Law, Fall Term
1866.

It appearing to the satisfaction of the court
that J. L. Ward the defendant in this case
is a non resident of this State, it is therefore
ordered by the court that publication be made
in the Rutherford Star, a newspaper published
in Rutherfordton, N. C., for six weeks notify-
ing the said defendant to appear at the next
term of said court to be held for the county of
Polk, at the court House in Columbus, on the
2nd Monday in March next, and reply and
plead to plaintiff's action or judgment final will
be entered against him to satisfy plaintiff's debt.

Witness R. S. ABRAMS clerk of said court
at office in Columbus the 2nd Monday in Sept.
A. D. 1866. R. S. ABRAMS, S. C. C.
No. 29-6t. prs fee \$16.50

SALSBURY, BRO. & CO.,

EXTENSIVE MANUFACTURERS AND IMPORTERS OF
GOLD, PLATED & OREIDE
JEWELRY.

SOLID AND NICKEL
SILVER WARE,
American, English
and Swiss Watches.

MADE BY OURSELVES,
AND EVERY DESCRIPTION OF
Fancy Goods and Yankee Notions,
Especially adapted and designed for Southern
and Western Trade.

Circulars and full descriptive Price Lists
sent free.

Agents wanted everywhere. Address,
SALSBURY, BRO. & CO.,
51 DORRANCE STREET,
PROVIDENCE, R. I.

PROVIDENCE, R. I.

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State of North-Carolina.
Rutherford County.

Superior Court of Law, Fall Term 1866
N. E. & D. D. Walker, } Attachment
vs
Henry Lomas, } levied on
Land.

It appearing to the satisfaction of the court,
that Henry Lomas the defendant in this case
is a non-resident of this State, it is therefore
ordered that publication be made in the Ruther-
ford Star, a newspaper published in Ruther-
fordton, N. C. for six weeks, notifying the said
Lomas to appear at the next term of said
court, to be held for the county of Rutherford
at the Court House in Rutherfordton, on the
3rd Monday in March next, and reply and
plead to Plaintiff's action, or judgment final will
be entered against him and the land levied on
sold to satisfy the Plaintiff's debt.

Witness J. B. Carpenter, Clerk of said court
at office in Rutherfordton, the 3rd Monday in
September, A. D. 1866
J. B. CARPENTER - S. C. C.

STATE OF NORTH-CAROLINA.
McDOWELL COUNTY.

Court of Pleas and Quarter Ses-
sions, Fall Term 1866.

Martha Burgin, Ex'r, } Petition
J. D. W. Burgin, Ex'r, } to sell real Estate
vs } for the payment of
The Heirs at Law of } Debts.
Jesse Burgin, deceased }

IN this case it appearing to the satisfaction
of the Court that the defendants Biddy
Burgin, wife of Benjamin Burgin, dec'd, and
the children of the said Benjamin Burgin,
(names not known) Daniel H. Burgin and Ro-
jen Wimpey and wife Caroline, are non-resi-
dents of this State. It was therefore ordered
that publication be made in the Rutherford
Star, a newspaper published in the town of Ruther-
fordton, N. C., notifying said non-resi-
dent defendants to appear at the next court of
Pleas and Quarter Sessions to be held for the
county of McDowell at the Court House in
Marion, on the 3rd Monday in December next,
then and there to plead, answer or demur to
Plaintiffs petition or judgment pro-confesso will
be taken against them and the prayer of pe-
titioners granted.

Witness, Alfred M. Finley, Clerk of said
court at office in Marion the 4th Monday in
September, 1866. Issued the 8th day of Octo-
ber 1866. A. M. FINLEY, C. C. C.

State of North-Carolina.
Rutherford County.

Superior Court of Law, In Vacation 9th
Oct 1866.

S. E. Crow } Petition
vs } for
C. Crow } Divorce

Ordered in this case, that publication be
made in the Rutherford Star, a news paper
published in Rutherfordton, for six weeks, noti-
fying C. Crow the defendant in this case to
be and appear at the next term of said Court
to be held for said County at the Court House
in Rutherfordton on the 3d Monday
in March, next then and there to en-
swer the promises &c., in this case, or it will
be heard ex parte as to him.

Witness J. B. Carpenter Clerk of said
Court at office the 3d Monday in September
A. D. 1866,
J. B. Carpenter Clerk.

State of North-Carolina.
Rutherford County.

Superior Court of Law, In Vacation 9th
Oct 1866.

Milley Mooney } Petition
vs } for
The heirs of Jon. } Dower.
Mooney dec'd }

Court of Pleas and Quarter Session in Vac-
ation. 30th October 1866.

It appearing that Milton Jarrel and Wife
Elizabeth and residents of the State of
Illinois and George Mooney is a resident of the
State of Georgia, each of whom are Defendants
in this case, they are therefore notified to ap-
pear at the next term of this Court to be held
at the Court House in Rutherfordton on the
2d Monday in December next then and there
to plead, answer &c., to Plaintiff's petition or
the prayer of petitioners will be granted.—
30th October 1866. J. B. EAVES, Clerk

Witness J. B. Carpenter Clerk of said
Court at office the 3d Monday in September
A. D. 1866,
J. B. Carpenter Clerk.

State of North-Carolina.
Rutherford County.

Superior Court of Law, In Vacation 9th
Oct 1866.

Milley Mooney } Petition
vs } for
The heirs of Jon. } Dower.
Mooney dec'd }

Court of Pleas and Quarter Session in Vac-
ation. 30th October 1866.

It appearing that Milton Jarrel and Wife
Elizabeth and residents of the State of
Illinois and George Mooney is a resident of the
State of Georgia, each of whom are Defendants
in this case, they are therefore notified to ap-
pear at the next term of this Court to be held
at the Court House in Rutherfordton on the
2d Monday in December next then and there
to plead, answer &c., to Plaintiff's petition or
the prayer of petitioners will be granted.—
30th October 1866. J. B. EAVES, Clerk

Witness J. B. Carpenter Clerk of said
Court at office the 3d Monday in September
A. D. 1866,
J. B. Carpenter Clerk.

State of North-Carolina.
Rutherford County.

Superior Court of Law, In Vacation 9th
Oct 1866.

Milley Mooney } Petition
vs } for
The heirs of Jon. } Dower.
Mooney dec'd }

Court of Pleas and Quarter Session in Vac-
ation. 30th October 1866.

It appearing that Milton Jarrel and Wife
Elizabeth and residents of the State of
Illinois and George Mooney is a resident of the
State of Georgia, each of whom are Defendants
in this case, they are therefore notified to ap-
pear at the next term of this Court to be held
at the Court House in Rutherfordton on the
2d Monday in December next then and there
to plead, answer &c., to Plaintiff's petition or
the prayer of petitioners will be granted.—
30th October 1866. J. B. EAVES, Clerk

Witness J. B. Carpenter Clerk of said
Court at office the 3d Monday in September
A. D. 1866,
J. B. Carpenter Clerk.

State of North-Carolina.
Rutherford County.

Superior Court of Law, In Vacation 9th
Oct 1866.

Milley Mooney } Petition
vs } for
The heirs of Jon. } Dower.
Mooney dec'd }

Court of Pleas and Quarter Session in Vac-
ation. 30th October 1866.

It appearing that Milton Jarrel and Wife
Elizabeth and residents of the State of
Illinois and George Mooney is a resident of the
State of Georgia, each of whom are Defendants
in this case, they are therefore notified to ap-
pear at the next term of this Court to be held
at the Court House in Rutherfordton on the
2d Monday in December next then and there
to plead, answer &c., to Plaintiff's petition or
the prayer of petitioners will be granted.—
30th October 1866. J. B. EAVES, Clerk

Witness J. B. Carpenter Clerk of said
Court at office the 3d Monday in September
A. D. 1866,
J. B. Carpenter Clerk.

State of North-Carolina.
Rutherford County.

Superior Court of Law, Fall Term 1866
W. P. Andrews, } Attachment
vs } levied on
J. M. Francis, } land

It appearing to the satisfaction of the court
that J. M. Francis the defendant in this case is
a non-resident of the state. It is therefore or-
dered that publication be made in the Ruther-
ford Star a weekly news paper published in
Rutherfordton for 6 weeks notifying the said
court to be held for said county at the court
house in Rutherfordton on the 2d Monday in
December next and plead to plaintiff's action or
Judgment final will be taken and the lands
levied on and sold to satisfy plaintiff's demands.
Witness J. B. Eaves clerk of said court at
office in Rutherfordton the 3d Monday in Sep-
tember 1866.

J. B. EAVES C. C. C.

State of North-Carolina.
Polk County.

Superior, Court of Law Fall Term 1866,
R. S. Abrams, } Attachment
vs } levied on
Dr. T. B. Peak, } land

It appearing to the satisfaction of the court
that T. B. Peak the defendant in this case is a
non-resident in this State it is therefore ordered
that publication be made in the Rutherford Star
a newspaper published in the town of Ruther-
fordton N. C. for six successive week notifying
the said defendant to appear at the next term
of said court to be held for the county of Polk
at the court house in Columbus on the 2d
Monday in March next and reply and plead
to plaintiff action or Judgment final will be en-
tered against him and land sold to satisfy the
plaintiff debt.

Witness R. S. Abrams clerk of said court a
office in Columbus the 2d Monday in September
A. D. 1866. R. S. ABRAMS S. C. C.

State of North-Carolina.
Polk County.

Superior, Court of Law Fall Term 1866
David Owens, } Attachment
vs } levied on
J. C. Jackson, } land

It appearing to the satisfaction of the court
that J. C. Jackson the defendant in this case is a
non-resident of this state it is therefore ordered
that publication be made in the Rutherford Star
a newspaper published in the town of Ruther-
fordton N. C. for six successive weeks notify-
ing the said defendant to appear at the next
term of said court to be held for the county of
Polk at the court house in Columbus on the 2d
Monday in March next and reply and plead to
Plaintiff action or Judgment final will be en-
tered against him and land sold to satisfy the
plaintiff debt.

Witness R. S. Abrams clerk of said court
office in Columbus the 2d Monday in Sep-
tember 1866. R. S. ABRAMS S. C. C.

State of North-Carolina.
Polk County.

Superior, Court of Law Fall Term 1866
David Owens, } Attachment
vs } levied on
J. C. Jackson, } land

It appearing to the satisfaction of the court
that J. C. Jackson the defendant in this case is a
non-resident of this state it is therefore ordered
that publication be made in the Rutherford Star
a newspaper published in the town of Ruther-
fordton N. C. for six successive weeks notify-
ing the said defendant to appear at the next
term of said court to be held for the county of
Polk at the court house in Columbus on the 2d
Monday in March next and reply and plead to
Plaintiff action or Judgment final will be en-
tered against him and land sold to satisfy the
plaintiff debt.

Witness R. S. Abrams clerk of said court
office in Columbus the 2d Monday in Sep-
tember 1866. R. S. ABRAMS S. C. C.

State of North-Carolina.
Polk County.

Superior, Court of Law Fall Term 1866
David Owens, } Attachment
vs } levied on
J. C. Jackson, } land

It appearing to the satisfaction of the court
that J. C. Jackson the defendant in this case is a
non-resident of this state it is therefore ordered
that publication be made in the Rutherford Star
a newspaper published in the town of Ruther-
fordton N. C. for six successive weeks notify-
ing the said defendant to appear at the next
term of said court to be held for the county of
Polk at the court house in Columbus on the 2d
Monday in March next and reply and plead to
Plaintiff action or Judgment final will be en-
tered against him and land sold to satisfy the
plaintiff debt.

Witness R. S. Abrams clerk of said court
office in Columbus the 2d Monday in Sep-
tember 1866. R. S. ABRAMS S. C. C.

State of North-Carolina.
Polk County.

Superior, Court of Law Fall Term 1866
David Owens, } Attachment
vs } levied on
J. C. Jackson, } land

It appearing to the satisfaction of the court
that J. C. Jackson the defendant in this case is a
non-resident of this state it is therefore ordered
that publication be made in the Rutherford Star
a newspaper published in the town of Ruther-
fordton N. C. for six successive weeks notify-
ing the said defendant to appear at the next
term of said court to be held for the county of
Polk at the court house in Columbus on the 2d
Monday in March next and reply and plead to
Plaintiff action or Judgment final will be en-
tered against him and land sold to satisfy the
plaintiff debt.

Witness R. S. Abrams clerk of said court
office in Columbus the 2d Monday in Sep-
tember 1866. R. S. ABRAMS S. C. C.

State of North-Carolina.
Polk County.

Superior, Court of Law Fall Term 1866
David Owens, } Attachment
vs } levied on
J. C. Jackson, } land

It appearing to the satisfaction of the court
that J. C. Jackson the defendant in this case is a
non-resident of this state it is therefore ordered
that publication be made in the Rutherford Star
a weekly news paper published in Rutherford-
ton for 6 weeks notifying the said defendant
to appear at the next term of said court to be
held for said county at the court house in Ruther-
fordton on the 3d Monday in March next,
then and there to answer the premises in this
case or it will be heard ex parte as to him.

Witness J. B. Carpenter clerk of said court
at office in Rutherfordton the 3d Monday sept
1866,
J. B. Carpenter S. C. C.

State of North-Carolina.
Rutherford County.

Court of Pleas and Quarter Sessions
September Term 1866,

Peter Green, } Attachment
vs } levied on
J. A. Goode, } land

It appearing to the satisfaction of the court
that J. A. Goode the defendant in this case is a
non-resident of the state. It is therefore ordered
that publication be made in the Rutherford Star
a weekly news paper published in Rutherford-
ton for 6 weeks notifying the said defendant
to appear at the next term of said court to be
held for said county at the court house in Ruth-
erfordton on the 3d Monday in December next
and plead to plaintiff's action or Judgment final
will be taken and the lands levied on sold to
satisfy plaintiff's demands.

Witness J. B. Eaves clerk of said court at
office in Rutherfordton the 3d Monday in Sep-
tember 1866.

J. B. EAVES C. C. C.

Notice.

Application will be made to the next Gener-
al assembly of N. C. to amend the Charter of
the Howard Gap turnpike Road,
Nov 5th 1866

UNITED STATES Steel Pen Works, FACTORY, CAMDEN, N. J.

R. ESTERBROOK & CO.
Steel Pen Manufacturers.
WAREHOUSES:
403 ARCH ST., PHILADELPHIA
42 JOHN STREET, NEW YORK.

THESE Celebrated Pens are of Genuine American Manufacture, and comprise every leading style in the Market, and are equal in finish, elasticity and fineness of point to the best imported. They are, therefore, sure to gain the confidence of the American public.

Samples and Prices on Application
Lots made to Order, of any pattern or stamp required.

For Sale to the Trade at the Manufacturer's Warehouses, as above; and at retail by all Stationers, Booksellers and News Dealers in the United States.

R. ESTERBROOK & CO.
May 30, 1866. 6m.

\$1,500 PER YEAR! we want Agents everywhere to sell our Improved \$20 Sewing Machines. Three new kinds. Under and upper feed. Sent on trial. Warranted five years. Above salary or large commissions paid. The ONLY machines sold in the United States for less than \$40, which are fully licensed by Howe, Wheeler & Wilson, Grover & Baker, Singer & Co., and Bachelder. All other cheap machines are infringements and the seller or user are liable to arrests, fines and imprisonment. Illustrated circulars sent free. Address, or call upon Shaw & Clark, at Biddeford, Maine, or Chicago Ill., no6-ly.

E. REMINGTON & SONS



MANUFACTURERS OF
Revolvers, Rifles
Muskets and Carbines

For the United States service. Also,

POCKET and BELT REVOLVERS

REPEATING PISTOLS,

RIFLE CANES, REVOLVING RIFLES

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